

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

CAROLINA COUPON CLEARING,
INC., d/b/a CAROLINA SERVICES
COMPANY, INC.,

Plaintiff,

v.

CARDINAL HEALTH MANAGED CARE
SERVICES, LLC, LEADER DRUG
STORES, INC., MEDICINE SHOPPE
INTERNET, INC., and CARDINAL
HEALTH, INC.,

Defendants.

1:16CV412

REDACTED

MEMORANDUM OPINION AND ORDER

OSTEEN, JR., District Judge

For the reasons set forth herein,

IT IS HEREBY ORDERED that Defendants' Motion for Summary Judgment, (Doc. 275), is **GRANTED IN PART AND DENIED IN PART** as to Plaintiff's UDTA claim (first cause of action).

IT IS FURTHER ORDERED that Defendants' Motion for Summary Judgment, (Doc. 275), is **DENIED** as to Plaintiff's TSPA claim

(second cause of action), DTSA claim (third cause of action), fraudulent inducement claim (fourth cause of action), negligent misrepresentation claim (fifth cause of action), fraud claim (sixth cause of action), computer trespass claim (seventh cause of action), breach of contract claims (ninth and tenth causes of action), and declaratory judgment claim (thirteenth cause of action).

IT IS FURTHER ORDERED that Plaintiff's Motion for Summary Judgment, (Doc. 278), is **GRANTED** as to Defendants' UDTPA counterclaim (first cause of action), TSPA counterclaim (second cause of action), DTSA counterclaim (third cause of action), breach of contract counterclaim (fourth cause of action), tortious interference with prospective economic advantage counterclaim (seventh cause of action), fraud counterclaim (eighth cause of action), and fraudulent inducement counterclaim (ninth cause of action).

IT IS FURTHER ORDERED that Plaintiff's Motion for Summary Judgment, (Doc. 278), is **DENIED** as to Defendants' breach of contract claim (fifth cause of action).

IT IS FURTHER ORDERED that Plaintiff's Motion for Summary Judgment, (Doc. 278), is **GRANTED IN PART AND DENIED IN PART** as to Defendants' good faith and fair dealing counterclaim (sixth cause of action).

IT IS FURTHER ORDERED that Plaintiff's affirmative Motion for Summary Judgment, (Doc. 278), as to one element of its fraudulent inducement claim (fourth cause of action) is DENIED.

This the 6th day of August, 2018.

William L. Ostun, Jr.

United States District Judge